EXHIBIT I INSURANCE

INSURANCE OBTAINED BY CONTACTOR

A. Contractor shall procure, pay premiums, and provide its own insurance coverage during the performance of the Work. Owner requires Contractor to obtain the following coverage:

Contractor shall at all times during the period in which the Agreement is in force, provide and maintain insurance, and shall require all Subcontractors of all tiers to provide and maintain insurance of the type and with limits as stated in this Exhibit I.

Contractor and its Subcontractors are responsible for maintaining, at their own cost, any other insurance they deem necessary.

The insurance specified may be provided in a policy, primary and excess.

Contractor shall (i) provide and maintain, and shall require any Subcontractor to provide and maintain the following insurance (except that, with regard to insurance provided or maintained by Subcontractors, Contractor may request from Owner that the Umbrella/Excess Liability Insurance (item (d), below) have lower limits commensurate with what is reasonable given the Subcontractor’s size and scope of work, but in no event less than $2,000,000 per occurrence and $2,000,000 aggregate)

(a) Workers’ Compensation and Employer’s Liability Policy, which shall include:

1) Workers’ Compensation (Coverage A), with statutory limits, and in accordance with the laws of the state where the Work is performed;

2) Employer’s Liability (Coverage B) with minimum limits of $1,000,000 Bodily Injury by Accident, each Accident, Bodily Injury by Disease, each Employee;

3) U.S. Longshore and Harbor Workers Compensation Act coverage if applicable to the Work; and

(b) Commercial General Liability Policy,
Mill Creek Units 1 – 4 Environmental Air Compliance Project
Exhibit I

(c) **Commercial Automobile Liability Insurance** covering the use of all owned, non-owned, and hired automobiles, with a bodily injury, including death and property damage combined single minimum limit of $1,000,000 with respect to Contractor’s vehicles assigned to or used in performance of Work under this Agreement.

(d) **Umbrella/Excess Liability Insurance** with limits of $50,000,000 per occurrence, commercial general liability, and automobile liability. Products/Completed Operations coverage shall be extended for five (5) years beyond the achievement of Commercial Operations under the Agreement.

(e) If any fixed wing or other craft aircraft will be used by Contractor in performing the Work, **Aircraft Public Liability Insurance** covering such aircraft whether owned, non-owned, leased, hired or assigned with a combined single minimum limit for bodily injury and property damage of $10,000,000 including passenger liability coverage.

(f) **Marine Liability – Stevedore Legal Liability and Wharfingers Legal Liability** if applicable, which shall have limits of $2,000,000 each occurrence; $4,000,000 General Aggregate, if applicable for the Work;

(g) **Professional Liability** – with limits of $5,000,000 per occurrence in the aggregate, which insurance shall be either on an occurrence basis or on a claims made basis to be in place as of the Effective Date.

B. **Builder’s Risk Insurance.**
C. **Terrorism Insurance.** On and from the date of Work commencing on the Mill Creek Site, Contractor shall maintain terrorism insurance with a limit equal to the replacement value of the Work on a per occurrence basis and aggregate for the term of the policy. TRIA coverage extended under the Builder's Risk policy or T3 Terrorism policy wording shall be acceptable. Coverage shall remain in effect until care, custody and control of the respective Subproject Work is transferred to Owner under the Agreement. Policy deductibles shall not exceed $250,000 per occurrence and such coverage shall be non-cancelable other than for non-payment of premium. The Owner, Contractor and its Subcontractors, and the Additional Insureds stated in Section E(h) of this Exhibit I, shall be included as named additional insureds.

D. **Marine Cargo Insurance.** During the performance of the Work, Contractor shall carry and maintain or cause the others to carry and maintain Marine Cargo Insurance covering “all risks” of direct physical loss or damage to materials, supplies, and equipment (“goods”) engaged in air or ocean transport and intended to become a part of the Project. “All Risks” conditions of coverage include loss due to strikes, riots, civil commotion, terrorism and war as defined in the policy. Coverage shall be in an amount equal to the value of the largest single shipment on a CIF plus basis and shall be subject to a deductible. Coverage commences at the time of first-loading at point of origin through unloading at the Mill Creek Site and includes for avoidance of doubt, unloading and reloading at temporary locations and trans-shipment to the Mill Creek Site. Contractor, its Subcontractors, and the Owner, shall be included as additional insureds as their interests may appear.

E. **Endorsements and Other Requirements.** The insurance carried in accordance with Sections A, B, C and D shall conform with the endorsements requirements as specified below:

(a) Quality of Insurance Coverage: The above policies to be provided by Contractor shall be written by insurance companies which are both licensed to do business in the state where the Work will be performed, and either satisfactory to Owner or having a Best Rating of . These policies shall not be materially changed or canceled except with 30 Days written notice to Owner from Contractor. Evidence of coverage, notification of cancellation or other changes shall be mailed to: Attn: Manager, Supply Chain, LG&E and KU Services Company., P.O. Box 32020, Louisville, KY 40232.

(b) Implication of Insurance:
(c) Other Notices: Contractor shall provide notice of any accidents or claims at any Generating Station Site to Owner’s Representative.

(d) Certificates of Insurance

• The Certificate shall properly identify the certificate holder as LG&E AND KU SERVICES COMPANY and AFFILIATES.
• Purpose of submitting the certificate is to evidence the coverage required to be in force at that point in time, is indeed in force.
• Under no circumstances shall Contractor or any Subcontractor be permitted to mobilize prior to submitting a certificate evidencing the coverage under Item A above and acceptable to Owner. Owner retains the right to waive this requirement at its sole discretion.

(e) All insurance provided by Contractor and Subcontractors shall be primary and non-contributory with respect to any insurance available to certificate holder.

(f) Automobile Liability and Commercial General Liability and Excess Liability shall include Cross Liability Coverage.

(g) Subrogation and Waiver

Contractor shall require all policies of insurance that are required by this Exhibit I of the Agreement, with exception of Professional Liability, and that are secured and maintained by the Contractor and Subcontractors of all tiers to include clauses providing that each underwriter shall waive its rights of recovery, under subrogation or otherwise, against the Owner, Owner's employees, Owner's divisions, affiliates, or subsidiary companies, Owner's Engineer, and Financing Parties.

(h) Additional Insured

Owner, Owner’s employees, Owner’s divisions, affiliates, or subsidiary companies, Owner’s Engineer, and Financing Parties shall be named as Additional Insured as respects the Commercial General Liability, Automobile Liability and Excess Liability policies (it will be acceptable if Excess Liability follows form with the underlying policies). Owner’s Engineer shall be included to the Builder’s Risk insurance as Additional Insured subject to the terms of the policy.
(i) Loss Payee
### SLIP TERMS – PROJECT BUILDERS RISK

**Policy Form:** Manuscript All Risk Builders Risk Form to be agreed and under terms and conditions mutually acceptable to the Underwriters, Contractor, and the Owner.

**Interests:** Work comprising preliminary works (including associated works and Mill Creek Site mobilization), permanent works and temporary works undertaken in relation to the Agreement including but not limited to soft costs (Legal/Accounting Fees and Project Administration Expense), designs, drawings, specifications and plans to be provided, process plant machinery, fuel supplies, unfixed materials and goods and all other property for use in connection with the works.

**Territory:** Anywhere in the United States of America in connection with the Work, provided, however, should Contractor procure property or equipment as outlined under Interests above from outside the United States of America, no less than (30) days prior to any such procurement, Contractor shall cause to be maintained insurance providing coverage for the perils identified herein written with limits commensurate with the respective values at risk. Such policies shall remain in full force and effect until the property or equipment reaches the United States of America and is covered under the Builders Risk policy required herein.

**Coverage:** Property Damage – “All-Risk” of Physical Loss or Damage including Flood, earth movement and test and commissioning risks.

**Policy Limit:**

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<td>Expediting Expenses/Extra Expense</td>
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Page 6 of 8
Mill Creek Units 1 – 4 Environmental Air Compliance Project
Exhibit I

Damage to Existing Property   $2,500,000
Soft Costs     $10,000,000
Increased Cost to Construct/ Ordinance or   $ 1,000,000
Law
Claims Preparation Expense    $ 1,000,000
Miscellaneous Unnamed Locations   $25,000,000 or maximum value at
(coverage for fab work performed
offsite, if applicable)

Deductibles:
Works Physical Damage   no greater than
$250,000
Inland Transit – Shipments  $250,000
Hot Testing and Commissioning   250,000
Maintenance Visits     $250,000

Soft Costs    30 days
Conditions:
Mortgagees & Lender's Loss Payable Provisions, including vitiating acts
Maintenance Visits – 24 Months or such terms and limits commercially available
from the insurance market
90 Days Hot Testing and Commissioning Period
72-Hour Occurrences Clause for Earth movement and Flood
Defective material, design or workmanship extended to equivalent of LEG 2/96
Waiver of Subrogation in accordance with this Exhibit I and in favor of each named
and additional insured.
Arbitration Clause
Primary and Non-Contributory Insurance Clause as respects contractual liability of
the first named insured for damage to Existing Facilities
Advance Payments Clause
Fire Department Charges Clause
Choice of Law Jurisdiction:

Law: This insurance shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky, without regard to its conflicts of law rules.

Jurisdiction: The United States of America in accordance with the provisions of the SERVICE OF SUIT CLAUSE (U.S.A.) to be made upon Mendes and Mount, N.Y.